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IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION



In re:

\$ Chapter 11

\$ FIELDWOOD ENERGY LLC, et al.,

Debtors. 1

\$ (Jointly Administered)

ORDER (I) APPROVING DEBTORS' PROPOSED FORM OF ADEQUATE ASSURANCE OF PAYMENT TO UTILITY COMPANIES; (II) ESTABLISHING PROCEDURES FOR RESOLVING OBJECTIONS BY UTILITY COMPANIES; (III) PROHIBITING UTILITY COMPANIES FROM ALTERING, REFUSING, OR DISCONTINUING SERVICE; AND (IV) GRANTING RELATED RELIEF

Upon the motion, dated August 4, 2020 (the "Motion")² of Fieldwood Energy LLC and its affiliated debtors in the above-captioned chapter 11 cases, as debtors and debtors in possession (collectively, the "Debtors"), for entry of an order, pursuant to sections 366 and 105(a) of the Bankruptcy Code and Bankruptcy Rules 6003 and 6004, (i) approving the Debtors' proposed form of adequate assurance of payment to the Utility Companies, (ii) establishing procedures for resolving objections by the Utility Companies relating to the adequacy of the Debtors' proposed adequate assurance, (iii) prohibiting the Utility Companies from altering, refusing, or discontinuing service to, or discriminating against, the Debtors on account of the commencement of these chapter 11 cases or outstanding prepetition invoices, and (iv) granting related relief, all as

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are: Dynamic Offshore Resources NS, LLC (0158); Fieldwood Energy LLC (6778); Fieldwood Energy Inc. (4991); Fieldwood Energy Offshore LLC (4494); Fieldwood Onshore LLC (3489); Fieldwood SD Offshore LLC (8786); Fieldwood Offshore LLC (2930); FW GOM Pipeline, Inc. (8440); GOM Shelf LLC (8107); Bandon Oil and Gas GP, LLC (9172); Bandon Oil and Gas, LP (9266); Fieldwood Energy SP LLC (1971); Galveston Bay Pipeline LLC (5703); and Galveston Bay Processing LLC (0422). The Debtors' primary mailing address is 2000 W. Sam Houston Parkway S., Suite 1200, Houston, TX 77042.

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Motion.

more fully set forth in the Motion; and upon consideration of the Dane Declaration; and this Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. § 1334; and consideration of the Motion and the requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and it appearing that venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Motion having been provided; and such notice having been adequate and appropriate under the circumstances, and it appearing that no other or further notice need be provided; and this Court having reviewed the Motion; and this Court having held a hearing to consider the relief requested in the Motion; and all objections, if any, to the Motion having been withdrawn, resolved, or overruled; and this Court having determined that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein; and it appearing that the relief requested in the Motion is necessary to avoid immediate and irreparable harm to the Debtors and their estates as contemplated by Bankruptcy Rule 6003 and is in the best interests of the Debtors and their respective estates and creditors; and upon all of the proceedings had before this Court and after due deliberation and sufficient cause appearing therefor,

IT IS HEREBY ORDERED THAT

- 1. The Proposed Adequate Assurance is hereby approved and is deemed adequate assurance of future payment as required by section 366 of the Bankruptcy Code.
- 2. The Debtors shall deposit the Adequate Assurance Deposit in the amount of \$331,250 in a segregated account for the benefit of the Utility Companies within 20 days after the Petition Date.
 - 3. The following Adequate Assurance Procedures are hereby approved:
 - a. Within three business days after entry of the Proposed Order, the Debtors shall fax, e-mail, serve by mail, or otherwise expeditiously send a copy of the Motion and this Order to the Utility Companies on the Utility Services List.

- b. The funds in the Utility Deposit Account shall constitute adequate assurance for each Utility Company in the amount set forth for such Utility Company in the column labeled "Proposed Adequate Assurance" on the Utility Services List.
- If an amount relating to Utility Services provided postpetition by a Utility c. Company is unpaid, and remains unpaid beyond any applicable grace period, such Utility Company may request a disbursement from the Utility Deposit Account by giving notice to (i) proposed counsel to the Debtors, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Jessica Liou, Esq. and Moshe A. Fink, Esq.); (ii) the Office of the United States Trustee, 515 Rusk Street, Suite 3516, Houston, TX 77002; (iii) counsel to the to the Prepetition Administrative Agent under the FLFO Credit Agreement, Vinson & Elkins, LLC, Trammell Crow Center, 2001 Ross Avenue, Suite 3900, Dallas, TX 775201 (Attn: William L. Wallander, Esq. and Bradley R. Foxman, Esq.); (iv) counsel to the Ad Hoc Group of Secured Lenders, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, NY 10017 (Attn: Damian S. Schaible, Esq. and Natasha Tsiouris, Esq.); and (v) counsel for any official committee of unsecured creditors appointed in these chapter 11 cases (collectively, the "Utility **Notice Parties**"). The Debtors shall honor such request within five business days after the date the request is received by the Debtors, subject to the ability of the Debtors and any such requesting Utility Company to resolve any dispute regarding such request without further order of the Court. To the extent a Utility Company receives a disbursement from the Utility Deposit Account, the Debtors shall replenish the Utility Deposit Account in the amount so disbursed.
- d. The portion of the Adequate Assurance Deposit attributable to each Utility Company shall be returned to the Debtors automatically, without further order of the Court, on the earlier of (i) reconciliation and payment by the Debtors of the Utility Company's final invoice in accordance with applicable nonbankruptcy law following the Debtors' termination of Utility Services from such Utility Company, (ii) the effective date of any chapter 11 plan confirmed in these chapter 11 cases or (iii) the consummation of a sale, pursuant to section 363 of the Bankruptcy Code, of all or substantially all the assets of the Debtors.
- e. Any Utility Company desiring additional assurances of payment in the form of deposits, prepayments, or otherwise must serve a request for additional assurance (an "Additional Assurance Request") on the Utility Notice Parties.
- f. The Additional Assurance Request must (i) be made in writing, (ii) set forth the location(s) for which Utility Services are provided, the account number(s) for such location(s), and the outstanding balance for each such account, (iii) explain why the Utility Company believes the Adequate

Assurance Deposit is not adequate assurance of payment, (iv) summarize the Debtors' payment history relevant to the affected account(s), (v) certify the amount that is equal to two weeks of the Utility Services provided by the Utility Company to the Debtors, calculated as a historical average over the 12-month period preceding the Petition Date, and (vi) certify that the Utility Company does not already hold a deposit equal to or greater than two weeks of the Utility Services provided by such Utility Company.

- g. An Additional Assurance Request may be made at any time. If a Utility Company does not file and serve an Additional Assurance Request, the Utility Company will be (i) deemed to have received "satisfactory" adequate assurance of payment in compliance with section 366 of the Bankruptcy Code and (ii) forbidden from discontinuing, altering, or refusing Utility Services to, or discriminating against, the Debtors on account of any unpaid prepetition charges or requiring additional assurance of payment other than the Proposed Adequate Assurance.
- h. The Debtors may, without further order from the Court, resolve an Additional Assurance Request by mutual agreement with a Utility Company, and the Debtors may, in connection with any such agreement, provide a Utility Company with additional adequate assurance of payment including cash deposits, prepayments, or other forms of security if the Debtors believe that such adequate assurance is reasonable
- i. If the Debtors and the Utility Company are not able to reach an alternative resolution within 30 days of receipt of the Additional Assurance Request, the Debtors will request a hearing before the Court at the next regularly scheduled omnibus hearing to determine the adequacy of assurances of payment with respect to a particular Utility Company (the "**Determination Hearing**") pursuant to section 366(c)(3) of the Bankruptcy Code.
- j. Pending resolution of the Determination Hearing, the Utility Company filing such Additional Assurance Request will be prohibited from altering, refusing, or discontinuing Utility Services to the Debtors on account of unpaid charges for prepetition services or on account of any objections to the Proposed Adequate Assurance.
- 4. Notwithstanding anything in this Order, upon a timely objection filed and served on the Utility Notice Parties by any Utility Company, the Court shall conduct a hearing on

August 24, 2020 at 1:30 p.m. (prevailing Central Time) (the "**Final Hearing**") to resolve any dispute between

the Debtors and such Utility Company regarding the Adequate Assurance Procedures.

- 5. Absent compliance with the procedures set forth in the Motion and this Order, the Utility Companies including, without limitation, those listed on **Exhibit 1** annexed hereto, are prohibited from altering, refusing, or discontinuing Utility Services, or otherwise discriminating against the Debtors, on account of any unpaid prepetition charges or any perceived inadequacy of the Debtors' Proposed Adequate Assurance. The Utility Companies are prohibited from requiring additional adequate assurance of payment other than pursuant to the Adequate Assurance Procedures set forth herein.
- 6. The inclusion of any entity in, as well as any omission of any entity from, the Utility Services List shall not be deemed an admission by the Debtors that such entity is, or is not, a utility within the meaning of section 366 of the Bankruptcy Code, and the Debtors reserve all rights and defenses with respect thereto.
- 7. The Debtors are authorized to amend the Utility Services List to the extent the Debtors terminate the services of any Utility Company or identify additional Utility Companies, with such amendment to be filed with the Court and served in time to allow for parties to object prior to the Final Hearing. This Order shall apply to any such Utility Company that is added to the Utility Services List. The Debtors shall serve a copy of this Order upon any Utility Company added to the Utility Services List within three (3) business days.
- 8. The Debtors shall increase the amount of the Adequate Assurance Deposit if an additional Utility Company is added to the Utility Services List not later than September 2, 2020 by an amount equal to two weeks of the Utility Services provided by such additional Utility Company, calculated using the historical average for such payments during the 12 months prior to the Petition Date. The Debtors may terminate the services of any Utility Company and are immediately authorized to reduce the

Adequate Assurance Deposit by the amount held on account of such terminated Utility Company provided there are no outstanding disputes related to postpetition payments due.

- 9. The relief granted herein is for all Utility Companies providing Utility Services to the Debtors and is not limited to those parties or entities listed on the Utility Services List.
- 10. Notwithstanding anything to the contrary herein, any payment to be made by the Debtors pursuant to the authority granted herein shall be subject to and in compliance with any orders entered by the Court approving the Debtors' (1) entry into any postpetition debtor in possession financing facility, including any budget and the terms of any definitive documentation in connection therewith (the "DIP Documents") and/or (2) authorizing the Debtors' use of cash collateral and/or any budget in connection therewith (in either case, the "DIP Order"). To the extent there is any inconsistency between the terms of the DIP Order or any DIP Documents, on the one hand, and this Order, on the other hand, the terms of the DIP Order or such DIP Document, as applicable, shall control.
- 11. Nothing contained in the Motion or this Order or any payment made pursuant to the authority granted by this Order is intended to be or shall be deemed as (i) an admission as to the validity of any claim against the Debtors, (ii) a waiver of the Debtors' or any party in interest's rights to dispute the amount of, basis for, or validity of any claim, (iii) a waiver of the Debtors' or any other party in interest's rights under the Bankruptcy Code or any other applicable nonbankruptcy law, (iv) an agreement or obligation to pay any claims, (v) a waiver of any claims or causes of action which may exist against any creditor or interest holder, (vi) an admission as to the validity of any liens satisfied pursuant to the Motion; or (vii) an approval,

assumption, adoption, or rejection of any agreement, contract, lease, program, or policy under section 365 of the Bankruptcy Code.

- 12. The requirements of Bankruptcy Rule 6003(b) have been satisfied.
- 13. Notice of the Motion is adequate under Bankruptcy Rule 6004(a).
- 14. Notwithstanding the provisions of Bankruptcy Rule 6004(h), this Order shall be immediately effective and enforceable upon its entry.
- 15. The Debtors are authorized to take all actions necessary or appropriate to carry out the relief granted in this Order.
- 16. This Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Order.

Signed: August 05, 2020

Marvin Isgur

United States Bankruptcy Judge

Exhibit 1

Utility Services List

Utility Services List¹

Utility	Address	Description of Utility Service Average Monthly Expense	Average Monthly Expense	Proposed Adequate Assurance
AT & T CORP	P.O. BOX 5019 CAROL STREAM, IL 60197-5019	Telecommunication	200	\$ 250
AT&T MOBILITY	PO BOX 6463 CAROL STREAM, IL 60197-6463	Telecommunication	13,300	059'9 \$
CAMERON PARISH WATER DISTRICT #9	4011 GRAND CHENIER GRAND CHENIER, LA 70643	Water	200	\$ 100
CAMERON TELEPHONE COMPANY	PO BOX 110 SULPHUR, LA 70664-0110	Telecommunication	200	\$ 100
COASTAL ENVIRONMENTAL SERVICES, LLC	111 MATRIX LOOP LAFAYETTE, LA 70507	Waste Management	16,000	8,000
ELITE COMMUNICATION SERVICES INC	102 DEER TREE DRIVE LAFAYETTE, LA 70507	Telecommunication	181,500	\$ 90,750
ENTERGY LOUISIANA LLC	639 LOYOLA AVE NEW ORLEANS, LA 70113	Electricity	15,300	\$ 7,650
GRANITE TELECOMMUNICATIONS	P.O. BOX 983119 BOSTON, MA 02298-3119	Telecommunication	300	\$ 150
JACKSON ELECTRIC COOP INC	PO BOX 1189 EDNA, TX 77957-1189	Electricity	300	\$ 150
JEFFERSON DAVIS ELECTRIC COOPERATIVE INC	PO DRAWER 1229, 906 N LAKE ARTHUR AVENUE JENNINGS, LA 70546-1229	Electricity	10,000	\$ 2,000
JEFFERSON PARISH DEPARTMENT OF WATE	P O BOX 10007 JEFFERSON, LA 70181-0007	Water	300	\$ 150
KNIGHT SECURITY SYSTEMS LLC	10105 TECHNOLOGY BLVD W. SUITE 100 DALLAS, TX 75220	Security	3,500	\$ 1,750
LAFAYETTE UTILITIES SYSTEM	2701 MOSS ST LAFYETTE, LA 70501	Utilities	100	\$ \$
LOGIX FIBER NETWORKS	2950 N LOOP WEST, 8TH FLOOR HOUSTON, TX 77092	Telecommunication	25,200	\$ 12,600
MADDENS CABLE SERVICE INC.	146 CLENDENNING RD. (HOUMA AIRBASE) HOUMA, LA 70363	Telecommunication	2,500	\$ 1,250
RELIANT ENERGY RETAIL SERVICES, LLC	211 CARNEGIE CENTER PRINCETON, NJ 08540	Electricity	100	\$ 20
REPUBLIC SERVICES INC	18500 N. ALLIED WAY PHOENIX, AZ 85054	Waste Management	300	\$ 150
REVOLUTIONARY SECURITY LLC	350 SENTRY PKWY, BLDG 670, SUITE 201 BLUE BELL, PA 19422	Security	26,000	\$ 28,000
RIGNET INC	15115 PARK ROW BOULEVARD, STE 300 HOUSTON, TX 77084	Telecommunication	272,900	\$ 136,450

¹ The inclusion of any entity in, as well as any omission of any entity from, the Utility Services List shall not be deemed an admission by the Debtors that such entity is, or is not, a utility within the meaning of section 366 of the Bankruptcy Code, and the Debtors reserve all rights and defenses with respect thereto.

Utility	Address	Description of Utility Service Average Monthly Expense	Average Monthly Expense	Proposed Adequate Assurance
SAN LEON MUNICIPAL UTILITY DISTRICT	443 24TH STREET SAN LEON, TX 77539	Electricity	200	\$ 250
SOUTHWEST LOUISIANA ELECT MEMBERSHIP CORP	PO BOX 90866 LAFAYETTE, LA 70509-8055	Electricity	2,300	\$ 1,150
TEXAS EXCAVATION SAFETY SYSTEMS, INC.	11880 GREENVILLE AVE, SUITE # 120 DALLAS, TX 75243	Electricity	100	\$ 20
TOTAL WASTE SOLUTIONS, LLC	16201 EAST MAIN STREET CUT OFF, LA 70345	Waste Management	53,300	\$ 26,650
TOWN OF GRAND ISLE	PO BOX 200 GRAND ISLE, LA 70358-0200	Electricity	1,100	\$ 250
VERIZON WIRELESS	ONE VERIZON PLACE- TAX DEPARTMENT ALPHARETTA, GA 30004	Telecommunication	4,200	\$ 2,100
VERMILION PARISH POLICE JURY	SOLID WASTE COLLECTION DIVISION, 100 N STATE S' Electricity ABBEVILLE, LA 70510	Electricity	100	\$ 20
WASTE CONNECTIONS BAYOU, INC	310 LEXINGTON DR, DISTRICT NO 6187 RAYNE, LA 70578-7540	Waste Management	300	\$ 150
WASTE CORPORATION OF TEXAS	8515 HWY 6 S0UTH HOUSTON, TX 77083	Waste Management	100	\$ 50
WASTE MANAGEMENT, INC	1001 FANNIN, SUITE 4000 HOUSTON, TX 77002	Waste Management	2,000	\$ 1,000

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United States Bankruptcy Court Southern District of Texas

Case No. 20-33948-mi In re: Fieldwood Energy LLC Dynamic Offshore Resources NS, LLC Chapter 11

Debtors

CERTIFICATE OF NOTICE

District/off: 0541-4 User: TylerLaws Page 1 of 2 Date Rcvd: Aug 05, 2020 Form ID: pdf002 Total Noticed: 22

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Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on
Aug 07, 2020.
                                               2000 W Sam Houston Pkwy S, Suite 1200,
db
                +Bandon Oil and Gas GP, LLC,
                                                                                            Houston, TX 77042-3623
                +Bandon Oil and Gas, LP, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
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                +Dynamic Offshore Resources NS, LLC,
                                                        2000 W Sam Houston Pkwy S,
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               +Fieldwood Energy Offshore LLC,
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                +Fieldwood Energy SP LLC,
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                                                  2000 W Sam Houston Pkwy S,
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                 Houston, TX 77042-3623
                +Apache Corporation, Hunton Andrews Kurth LLP,
                                                                   Attn: Robin Russell, 600 Travis Street,
intp
                 Suite 4200, Houston, TX 77002-2929
                +Prime Clerk LLC, One Grand Central Place,
                                                               60 East 42nd Street,
                                                                                       Suite 1440,
op
                 New York, NY 10165-1446
                +SBM Gulf Production LLC,
                                            c/o Ken Green,
                                                                                        P O Box 549.
                                                              Snow Spence Green LLP,
cr
                 Hockley, TX 77447-0549
                +Tetra Applied Technologies, Inc., c/o Zachary S. McKay,
                                                                               Dore Rothberg McKay, P.C.,
                 17171 Park Row, Suite 160, Houston, TX 77084-4927
Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.
                E-mail/Text: houston_bankruptcy@LGBS.com Aug 05 2020 22:04:26
                                                                                     Cypress-Fairbanks ISD,
cr
                                                           C/O John P. Dillman,
                 Linebarger Goggan Blair & Sampson LLP,
                                                                                    P.O. Box 3064,
                 Houston, Tx 77253-3064
                E-mail/Text: houston_bankruptcy@LGBS.com Aug 05 2020 22:04:26
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cr
                 Linebarger Goggan Blair & Sampson LLP, C/O John P. Dillman,
                                                                                    PO Box 3064,
                 Houston, TX 77253-3064
                E-mail/Text: houston_bankruptcy@LGBS.com Aug 05 2020 22:04:26
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                 Linebarger Goggan Blair & Sampson LLP,
                                                           c/o John P. Dillman,
                                                                                    P.O. Box 3064,
                 Houston, TX 77253-3064
                E-mail/Text: houston_bankruptcy@LGBS.com Aug 05 2020 22:04:26
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                 Linebarger Goggan Blair & Sampson LLP, c/o John P. Dillman,
                                                                                    Post Office Box 3064,
                 Houston, TX 77253-3064
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           ***** BYPASSED RECIPIENTS (undeliverable, * duplicate) *****
cr
                Ad Hoc Group of Secured Lenders
intp
                Cantor Fitzgerald Securities, as DIP Agent
                Goldman Sachs Bank USA
cr
                Halliburton Energy Services, Inc.
cr
                Liberty Mutual Insurance Company
cr
                Renaissance Offshore, LLC
cr
                The Hanover Insurance Company
cr
                U.S. Department of the Interior
cr
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Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

TOTALS: 8, * 0, ## 0

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Aug 07, 2020 Signature: /s/Joseph Speetjens District/off: 0541-4 User: TylerLaws Page 2 of 2 Date Rcvd: Aug 05, 2020

Form ID: pdf002 Total Noticed: 22

CM/ECF NOTICE OF ELECTRONIC FILING

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email)
system on August 5, 2020 at the address(es) listed below:
              Alfredo R Perez on behalf of Debtor
                                                       Fieldwood Energy SP LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com; erin.choi@weil.com; jake.rutherford@weil.com\\
              Alfredo R Perez on behalf of Debtor FW GOM Pipeline, Inc. alfredo.perez@weil.com, brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor Fieldwood Offshore LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
                               on behalf of Debtor
                                                       GOM Shelf LLC alfredo.perez@weil.com,
              Alfredo R Perez
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor Fieldwood SD Offshore LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor Bandon Oil and Gas, LP alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor
                                                       Dynamic Offshore Resources NS, LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor Fieldwood Onshore LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor Galveston Bay Pipeline LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor
                                                       Fieldwood Energy LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor Fieldwood Energy Offshore LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor Bandon Oil and Gas GP, LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor Fieldwood Energy Inc. alfredo.perez@weil.com, brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor Galveston Bay Processing LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;rene.olvera@weil.com;chris
               topher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
                                                              The Hanover Insurance Company bbains@l-llp.com,
                                     on behalf of Creditor
              Brandon Kevin Bains
               langleyllp@ecf.courtdrive.com;lmurphy@l-llp.com;tlangley@l-llp.com
              Brandon Kevin Bains on behalf of Creditor Liberty Mutual Insurance Company bbains@l-llp.com,
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